IN THE UNITED STATES BANKRUPTCY COURT District of Puerto Rico

In the Matter of:

LYDIA IDANIS OTERO ENCARNACION

Case No. 20-02873 EAG

Chapter 13

Debtor(s)

AMENDMENT OF PLAN DATED 8/15/2022

TO THE HONORABLE COURT:

The undersigned, attorney for the above-named debtor, notifies the Court as follows,

- 1. Debtor has amended Plan dated 8/15/2022 to correct the following:
 - a. Debtor amended section 3.7 of Plan to include the trustee's intention to pay present value on claim number 7 at the rate of 6.25%

NOTICE

Within twenty (21) days after service as evidence by the certification, and an additional three (3) days pursuant to Fed. R. Bank. P. 9006(f) if you were served by mail, any party against whom this paper has been served, or any other party to the action who objects to the relief sought herein, shall serve and file an objection or other appropriate response to this paper with the Clerk's office of the US Bankruptcy Court for the District of Puerto Rico. If no objection or other response is filed within the time allowed herein, the objection will be deemed unopposed and may be granted unless: (1) the requested relief is forbidden by law. (2) The requested relief is against public policy; or (3) in the opinion of the Court, the interest of justice requires otherwise. If you file a timely response, the court may-in its discretion-schedule a hearing.

WHEREFORE, we respectfully request from this Honorable Court to take notice of the informed, and confirm amended Plan dated 8/15/2022.

CERTIFICATE OF SERVICE

I CERTIFY that a copy of this motion has been filed with the Clerk of the Court that will send notice to the Office of the US Trustee, to Chapter 13 trustee Alejandro Oliveras Rivera, and other parties in the case as per Master Address List by the CM/ECF system.

In Vega Baja, Puerto Rico, this day August 15, 2022.

S/ Juan O Calderon Lithgow JUAN O. CALDERON LITHGOW ATTORNEY FOR DEBTOR, 205607 PO BOX 1710 VEGA BAJA, PR 00694-1710

TEL: 787-858-5476

email: caldlithlaw@gmail.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

In Re:								
LYDIA	A IDANIS OTERO I	ENCARNACION	Case No.: 20-02873 - EAG Chapter 13					
XXX-X	X- 5311	XXX-XX-	Check if this is a Pre	-Confirmation am	ended plan.			
	ocal Form G	a dated	Check if this is a Pos Proposed by: Deb Trus Uns If this is an amended of the plan that have 2.1 3.7 4.3	tor(s) stee ecured Creditor(s) d plan list below th been changed.	e sections			
PAR	RT 1 - Notices							
To Del	not in Plan In the editors: Your You have only	form sets out options that may be appropriate indicate that the option is appropriate in you is that do not comply with local rules and judice following notice to creditors, you must check ear rights may be affected by this plan. Your classhould read this plan carefully and discuss it wis an attorney, you may wish to consult one. The and shall not affect the meaning or interpretation ou oppose the plan's treatment of your clain	ur circumstances or that it is perical rulings may not be confirm ach box that applies. It may be reduced, modified, or ith your attorney if you have one in the adings contained in this plant of this Plant.	ermissible in you able. r eliminated. In this bankruptcy n are inserted for	ur judicial district. case. If you do not			
	obje orde confi this p If a c plan The credi recei propo Debte the p	ction to confirmation at least 7 days before red by the Bankruptcy Court. The Bankruptcy rmation is filed. See Bankruptcy Rule 3015. In solan, unless ordered otherwise. Claim is withdrawn by a creditor or amended on account of such claim: (1.) The Trustee is a sum allocated towards the payment of such creators. (3.) If such creditor has received monies frived in excess of the related claim to the Trustosed a plan that repays his or her creditors in full	to an amount less than the amendathorized to discontinue any further distributed la timely properties to an amount less than the amendathorized to discontinue any further distorts claim shall be distributed larom the Trustee (Distributed Payntee for distribution to Debtor's reall, funds received in excess of the larce. Debtors must check one box an item is checked as "Not Inclu	n confirmation, thout further notice of of claim in ord ount already dister disbursements to the Trustee to nents), the creditors related claim shall on each line to s	unless otherwise the if no objection to the paid under the to related claim; (2.) Debtor's remaining or shall return funds to (4.) If Debtor has the			
1.1	AMERICAN PROPERTY OF STREET STREET, ST	nt of a secured claim, set out in Section 3.2, w no payment at all to the secured creditor	which may result in a	Included	⊠Not included			
1.2	Avoidance of a judic in Section 3.4	cial lien or nonpossessory, nonpurchase-mon	ney security interest, set out	Included	⊠ Not included			

Nonstandard provisions, set out in Part 8

1.3

☐Not included

⊠Included

PART 2- Plan Payments and Length of Plan

2 1	Debtor(s)	will make	naumante	to the t	ructon ac	fallowe.

PMT Amount	Period(s)	Period(s) Totals	Comments
\$0.00	2	\$0.00	
\$600.00	3	\$1,800.00	
\$0.00	1	\$0.00	
\$600.00	1	\$600.00	
\$0.00	7	\$0.00	
\$500.00	8	\$4,000.00	
\$0.00	1	\$0.00	
\$500.00	12	\$6,000.00	
\$49,000.00	1		LUMP SUM OF \$49,000.00
\$600.00	24	\$14,400.00	
Subtotals	60	\$75,800.00	

additiona	

		1						
	Subtotals	60	\$75,800.00					
If fev	t <i>additional lines if</i> wer than 60 montl tors specified in th	ns of payme	nts are specified. add	ditional monthly pay	ments will be made to	the extent r	necessary to make	e the payments to
2.2		SOCIA IDANCI SONUMBIOSIN	rustee will be made	from future incom	e in the following ma	nner:		
	Check all that a	oply.						
	Debtor(s) wil	l make paym	ents pursuant to a p	ayroll deduction ord	er			
			ents directly to the tr					
			payment):					
2.3	Income tax refu	ınds:						
	will comply with	11 U.S.C.			filed during the plan te o use all or a portion o			
2.4	Additional payn	nents:						
	Check one.							
	a. Chicarathananan metabah		red, the rest of § 2.4	AND AND THE AND A TRANSPORT OF THE PROPERTY OF	NOTES AND AND AND AND THE BALLMOTTE AND MEMORY AND ADDRESS OF			
	Debtor(s) will and date of ea			he trustee from oth	er sources, as specifie	d below. De	scribe the source,	estimated amount,
	LUMP SUM	OF \$49,00	0.00 OBTAINED	FROM LOAN O	N THE RESIDENT	IAL PRO	PERTY, AS SP	ECIFIED IN
	BREAKDOW	/N OF PL	AN (HOUSE LOC	ATED AT VERE	EDAS DEL MAR, A	APT 6-305	, VEGA BAJA,	PR 00693).
РΑ	RT 3- Trea	tment o	f Secured Cla	ims				
3.1 N	faintenance of p	ayments ar	nd cure of default, i	f any.				
	Check one.							
[None. If "None	e" is checke	ed, the rest of § 3.1 n	eed not be complete	ed or reproduced.			
	The debtor(s) will mainta	in the current contra	ctual installment pa	yments on the secure	d claims liste	ed below, with an	y changes required b
	the applicable of by the debtor(s) interest, if any, a listed on a proof current installme relief from the au payments under	ontract and it, as specified the rate stood of claim filed in the payment utomatic staths paragra	noticed in conformity d below. Any existin ated, pro-rated unled d before the filing dea and arrearage. In the y is ordered as to ar aph as to that collate	with any applicable g arrearage on a li ss a specific amour adline under Bankru absence of a contra y item of collateral ral will cease, and a	e rules. These paymer sted claim will be paid it is provided below. U ptcy Rule 3002(c) con- rary timely filed proof of listed in this paragrap all secured claims bas ee rather than by the o	nts will be di d in full throu Inless other trol over any of claim, the oh, then, unled on that c	sbursed either by ugh disbursemen wise ordered by t contrary amounts amounts stated b less otherwise or	the trustee or directits by the trustee, with the court, the amount is listed below as to the below are controlling, dered by the court, a
	Name of Credito	nr (Collateral	Current	Amount of	Interest	Monthly	Estimated total

Name of Creditor	Collateral	In P	urrent stallments ayments cluding escrow)	N.	Amount of arrearage (If any)	Interest rate on arrearage (if any)		Monthly Plan PMT on arrearage	mated total ments by tee
CONDOMINIO	DEBTOR'S HOME	\$	150.89	\$	10,200.61	%	\$		\$ 10,200.61
VEREDAS DEL MAR (address in sect 8) prepetition arrears			isbursed by: Trustee Debtor(s)				-		
erto Rico Local Form (LBF	-G)		Chapter 13	Plar	1				Page 2

Name of Creditor	Collateral	Current Installments Payments (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if any)		thly PMT rrearage	Estimat paymer trustee	
	20 2	\$	\$	%	\$	<u> </u>	\$	0.00
Name of Creditor	Collateral	Disbursed by: ☐ Trustee ☐ Debtor(s) Current Installments	Amount of arrearage	Interest rate on		thly 1 PMT	Estima payme	ited total
		Payments (including escrow)	(if any)	arrearage (if any)		rrearage	trustee	E-10
	2F 1F	\$	\$	%	\$		\$	0.00
		Disbursed by: ☐ Trustee ☐ Debtor(s)						
Name of Creditor	Collateral	Current Installments Payments (including escrow)	Amount of arrearage	Interest rate on arrearage (if any)		thly PMT rrearage	Estima payme trustee	10 2 .0
	n. 20	\$	\$	%	\$		\$	0.00
		Disbursed by: ☐ Trustee ☐ Debtor(s)						
Name of Creditor	Collateral	Current Installments Payments (including escrow)	Amount of arrearage	Interest rate on arrearage (if any)	Pla	nthly n PMT arrearage		ated total ents by e
	_	\$\$	\$	%	\$		\$	0.00
		Disbursed by:						
Insert additional clair	ns as needed.	Debtor(s)						
		ent of fully secured claim	€0		secured o	claims. Che	ck one.	
A		f § 3.2 need not be complective only if the applicable	15		ecked.			
The debtor(s) req listed below, the do secured claims of accordance with the	uest that the court de ebtor(s) state that the governmental units, u	etermine the value of the value of the secured clain inless otherwise ordered to ontrols over any contrary	secured claims in should be as s by the court, the	listed below. set out in the c value of a se	For <i>each</i> olumn hea cured clai	nded Amoun m listed in a	nt of secu a proof of	<i>red claim.</i> f claim filed
The portion of any plan. If the amoun as an unsecured of	y allowed claim that e it of a creditor's secur claim under Part 5 of t	xceeds the amount of the ed claim is listed below as his plan. Unless otherwise amounts listed in this par	having no valu ordered by the	ie, the creditor	's allowed	claim will b	e treated	l in its entir
The holder of any	re serioù diares derer el gerre el 🕬 - tologoù richendek 🗜	s having value in the colu		nount of secur	ed claim (will retain th	ne lien or	the prope
		rmined under nonbankrup	tcy law, or					
(b) Discharge of t Bankruptcy Rule 3	- Table	nder 11 U.S.C. §1328, at	which time the	e lien will term	inate and	be release	d by the	creditor. S
Name of Creditor	Estimated Amount of Creditor's Total Claim	Collateral Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Interest Rate %	Monthly PMT to Creditor	Tota	nated I of thly PMTs
	\$	\$	\$	\$	%	\$	\$	0.00
6	\$	\$	\$	\$	%	\$	\$	0.00
5 .	 \$	\$	\$	\$	%	\$	\$	0.00
	\$	\$	\$	\$	%	\$	\$	0.00
								0.00

Insert additional claims as needed.

0.00

____% \$_

 	ere either:				
(1) Incurred within 910 d the personal use of the c		te and secured by a purc	chase money	security interes	t in a motor vehicle acquired for
(2) Incurred within 1 year	r of the petition date and se	ecured by a purchase mo	ney security in	nterest in any ot	her thing of value.
trustee or directly by the filed before the filing de	e debtor, as specified below eadline under Bankruptcy of of claim, the amounts st	w. Unless otherwise orde Rule 3002(c) controls o	ered by the co over any cont	urt, the claim an rary amount lis	will be disbursed either by the nount stated on a proof of claim ted below. In the absence of a only payments disbursed by the
Name of Creditor	Collateral	Amount of Claim	Interest Rate	Monthly Plan payment	Estimated total payments by Trustee
		\$	%	\$	\$0.00
				Disbursed by: Trustee Debtor(s)	
Name of Creditor	Collateral	Amount of Claim	Interest Rate	Monthly Plan payment	Estimated total payments by Trustee
	W 38	\$	%	\$	\$
				Disbursed by: Trustee Debtor(s)	
Insert additional claims as nee	enen				
en Avoidance.	ouou.				
check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoudicial lien or security interest	the rest of § 3.4 need not be will be effective only if the sessory, nonpurchase more itled under 11 U.S.C. § 52 ided to the extent that it im that is avoided will be treat that is not avoided will be	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured	of this plan is curing the clai dered by the ipon entry of the aim in Part 5 to claim under the	ms listed below court, a judicial ne order confirm o the extent allo ne plan. See 11	lien or security interest securing iing the plan. The amount of the wed. The amount, if any, of the
Check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoudicial lien or security interest adicial lien or security interest	the rest of § 3.4 need not be will be effective only if the sessory, nonpurchase more itled under 11 U.S.C. § 52 ided to the extent that it im that is avoided will be treat that is not avoided will be	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information sepan	of this plan is curing the clai dered by the ipon entry of the aim in Part 5 to claim under the	ms listed below court, a judicial ne order confirm o the extent allo ne plan. See 11 lien	impair exemptions to which the lien or security interest securing ling the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankruptcy Treatment of remaining secured claim
Check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpossebtor(s) would have been enticlaim listed below will be avoidicial lien or security interest cule 4003(d). If more than one cormation regarding dicial lien or security	the rest of § 3.4 need not be will be effective only if the sessory, nonpurchase mor itled under 11 U.S.C. § 52: oided to the extent that it im that is avoided will be that is not avoided will be lien is to be avoided, provi	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information separa	of this plan is curing the clai dered by the ipon entry of the aim in Part 5 to claim under the	ms listed below court, a judicial ne order confirm o the extent allo ne plan. See 11 lien	lien or security interest securing the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankruptcy Treatment of remaining secured claim
check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoidicial lien or security interest edicial lien or security erest me of creditor	the rest of § 3.4 need not be will be effective only if the sessory, nonpurchase more itled under 11 U.S.C. § 522 bided to the extent that it im that is avoided will be that is not avoided will be lien is to be avoided, provi	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or apairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information sepan lien avoidance	of this plan is curing the clai dered by the ipon entry of the aim in Part 5 to claim under the ately for each	ms listed below court, a judicial ne order confirm o the extent allo ne plan. See 11 lien	lien or security interest securing the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankruptcy Treatment of remaining secured claim Amount of secured claim after avoidance (line a minus line f)
check one. None. If "None" is checked, the remainder of this paragraph. The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoidicial lien or security interest tule 4003(d). If more than one ormation regarding dicial lien or security erest.	the rest of § 3.4 need not be he will be effective only if the sessory, nonpurchase mor itled under 11 U.S.C. § 52: oided to the extent that it im that is avoided will be that is not avoided will be lien is to be avoided, provi	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information separa lien avoidance	of this plan is curing the claired by the pon entry of the laim in Part 5 to claim under the lately for each	ms listed below court, a judicial ne order confirm o the extent allo ne plan. See 11 lien	lien or security interest securing the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankruptcy Treatment of remaining secured claim Amount of secured claim after avoidance (line a minus line f)
check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoidicial lien or security interest edicial lien or security erest me of creditor	the rest of § 3.4 need not be will be effective only if the sessory, nonpurchase moritled under 11 U.S.C. § 522 ided to the extent that it im that is avoided will be that is not avoided will be lien is to be avoided, provi	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information separa lien avoidance	of this plan is curing the clair dered by the pon entry of the sim in Part 5 to claim under the ately for each	ms listed below court, a judicial ne order confirm to the extent allone plan. See 11 lien	lien or security interest securing the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankrupte. Treatment of remaining secured claim Amount of secured claim after avoidance (line a minus line f)
check one. None. If "None" is checked, the remainder of this paragraph The judicial liens or nonpose ebtor(s) would have been enticlaim listed below will be avoidicial lien or security interest edicial lien or security erest me of creditor	the rest of § 3.4 need not be he will be effective only if the sessory, nonpurchase more itled under 11 U.S.C. § 52: oided to the extent that it im that is avoided will be treathat is not avoided will be lien is to be avoided, provi	e applicable box in Part 1 ney security interests sec 2(b). Unless otherwise or pairs such exemptions u ated as an unsecured cla paid in full as a secured ide the information separa lien avoidance	of this plan is curing the clair dered by the pon entry of the sim in Part 5 to claim under the ately for each	ms listed below court, a judicial ne order confirm to the extent allone plan. See 11 lien	lien or security interest securing the plan. The amount of the wed. The amount, if any, of the U.S.C. § 522(f) and Bankrupter. Treatment of remaining secured claim Amount of secured claim after avoidance (line a minus line f) 0.00

3.3 Secured claims excluded from 11 U.S.C. § 506.

recording, book and page number)			Monthly payment on se	cured claim
	f. Subtract line e from d.	\$	\$	0.00
	Extent of exemption impairment		Estimated total paymer secured claim	nts on
	(check applicable box)		\$	0.00
	Line f is equal to or greater than line a		•	
	Line f is less than line a. A portion of the lien is avoided. (Complet	te the next column.)		
nsert additional lines as needed.				
5 Surrender of collateral. Check one.				
	ked, the rest of § 3.5 need not be completed or re	eproduced		
Sta y aniaci 3 100 i bo toin	inateu in ali respects. Any allowed unsecured cial	iiii resulling nom me uis	sposition of the collateral will	
be treated in Part 5 below		ateral	sposition of the collateral will	
be treated in Part 5 below		_	sposition of the collateral will	
Name of creditor Insert additional claims as no	Colla	ateral	sposition of the collateral will	
Name of creditor Insert additional claims as noted.	eded. Protection Monthly Payments ("AMP") to be	ateral	sposition of the collateral will	
Name of creditor Insert additional claims as noted.	eded. Protection Monthly Payments ("AMP") to be 11 USC §1326(a)(1)(C):	ateral	Comments	
Insert additional claims as no Pre-Confirmation Adequate Payments pursuant to	eded. Protection Monthly Payments ("AMP") to be 11 USC §1326(a)(1)(C):	ateral		
Insert additional claims as no Pre-Confirmation Adequate Payments pursuant to	eded. Protection Monthly Payments ("AMP") to be 11 USC §1326(a)(1)(C):	ateral		
Insert additional claims as no Pre-Confirmation Adequate Payments pursuant to	eded. Protection Monthly Payments ("AMP") to be 11 USC §1326(a)(1)(C):	ateral		

Puerto Rico Local Form (LBF-G)

3.7	Other Secured Claims N	/lodifica	tions.								
	Check one.										
	None. If "None" is che	ecked, th	e rest of § 3.7 ne	ed not be	complete	d or reprodu	ced.				
	Secured Claims lister shall pay the allowed listed claim will be pa amount is provided b under Bankruptcy Rul amounts stated below	claim as id in full elow. Ur e 3002(d	expressly modi through disburg less otherwise c) control over ar	fied by thi sements b ordered b	s section, by the trus y the cour	at the annu- stee, with inf t, the amou	al interest ra terest, if any nts listed on	te and monthly , at the rate st a proof of cla	y payments desci tated, pro-rated t im filed before th	ribed unles ie filir	below. Any s a specific ng deadline
	Name of creditor	Claim ID#	Claim amount	Modified interest rate	term	Modified P&I (Escrow)	Property Taxes (Escrow)	Property Insurance	Total monthly Payment	tota	mated I PMTs rustee
	PENTAGON FEDERAL	1	\$ _ 28,294.92 To be paid in full 100%	2%		\$	\$	\$	\$	\$_	28,294.92
	FEDERICO ROBLES	7.1	\$_17,000.00	6.25 %		¢	¢	¢	¢	•	20,313.64
		- Na	To be paid in full 100%			J	Ψ	Ψ	Ψ	Ψ	
	COND VEREDAS	5	3 ,686.54	%		\$	\$	\$	\$	\$	3,686.54
	Post-pet arrears		⊠To be paid in full 100%								
DA	Insert additional claims			: _ u: 4	Ola ima						
4.1	RT 4- Treatment	OFFE	es allu Fi	iority	Cialitis						
	Trustee's fees and all a		priority claims, i	ncluding (domestic	support obli	gations othe	r than those ti	reated in § 4.5, w	ill be	paid in full
4.2	Trustee's Fees										
	Trustee's fees are gove						, nevertheles	ss are estimate	ed for confirmatio	n pur	poses to be
4.3 <i>A</i>	Attorney's fees										
	Check one										
	X Flat Fee: Attorne LBR 2016-1 (f)	y for De	btor(s) elect to b	e compei	nsated as	a flat fee th	eir legal ser	vices, up to th	e plan confirmati	on, a	ccording to
OI	Fee Application: expenses, filed not la							e approval of	a detailed applica	tion t	for fees and
	Attorney's	fees paid	d pre-petition					\$	400.00		
	Balance of	attorney	/'s fees to be pai	d under th	e plan are	estimated to	be:	\$2	,600.00		

If this is a post-confirmation amended plan, estimated attorney's fees:

The Debter/s) setimets the tetal	int of other naionity eleines to t	20		
☐ The Debtor(s) estimate the total amount Name of priority creditor	int of other priority claims to t	©:	te amount of claim to be p	aid
• •			£	
nsert <i>additional claims</i> as needed.				
Domestic support obligations assig	ined or owed to a govern	mental unit and paid less t	han full amount	
Check one.	med or owed to a governi	nontar anti ana para 1055 t	nan ian amount.	
None. if "None" is checked, the	rest of § 4.5 need not be o	ompleted or reproduced.		
The allowed priority claims liste	ad helow are based on a	domestic support obligati	on that has been assign	and to or is awad to
governmental unit and will be paid payments in § 2.1 before a term of 6	less than the full amount of	of the claim under 11 U.S.C		
Name of creditor		Estima	ted amount of claim to be	paid
		\$		
		\$		
		\$		
Insert <i>additional claims</i> as needed.				
Post confirmation property insuran	00.000/070.00			
Check one.	ce coverage			
None. If "None" is checked, the res	st of § 4.6 need not be com	pleted or reproduced.		
The debtor(s) propose to provide post	confirmation adequate protect	ion to the secured creditors list	ed below by providing prope	rty insurance coverage.
		y•	- w - v - v	
ame of creditor insured	Insurance Company	Insurance coverage beginning date	Estimated insurance premium to be paid	Estimated total payments by truste
	N		\$	\$
			Disbursed by:	
			Trustee	
			Debtor(s)	¢
	21		Ψ	. \$
,			Disbursed by:	
			Disbursed by: ☐ Trustee	

Insert additional claims as needed.

PART 5- Treatment of Nonpriority Unsecured Claims Nonpriority unsecured claims not separately classified. 5 1 Allowed nonpriority unsecured claims that are not separately classified will be paid pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply. ☐ The sum of \$ % of the total amount of these claims, an estimated payment of \$ The funds remaining after disbursements have been made to all other creditors provided for in this plan. 4,774.00 If the estate of the Debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$_ Maintenance of payments and cure of any default on nonpriority unsecured claims. Check one 5.2 Check one. None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced. _The Debtor(s) will maintain the contractual installment payments and cure any default in payments on the unsecured claims listed below on which the last payment is due after the final plan payment. Contractual installment payments will be disbursed either by the trustee or directly by the Debtor(s), as specified below. The claim for the arrearage amount will be paid in full as specified below and disbursed by the trustee. The final column includes only payments disbursed by the trustee rather than by the Debtor(s). Name of creditor Estimated total Amount of arrearage Current installment payments to be paid payments by trustee Disbursed by: Trustee Debtor(s) Disbursed by: Trustee Debtor(s) Insert additional claims as needed. 5.3 Other separately classified nonpriority unsecured claims. Check one. None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced. The nonpriority unsecured allowed claims listed below are separately classified and will be treated as follows: Estimated total Name of creditor Base for separate Treatment Amount to be paid Interest Rate

(Claim No.) classification on the claim amount of (to be paid pro rata) (if applicable) (if applicable) payments 0.00 n full - 100% Less than 100% Paid by co-deblor Other (explain) 0.00 In full - 100% Less than 100% Paid by co-deblor Other (explain)

Insert additional claims as needed.

PART 6- Executory Contracts and Unexpired Leases

6.1 The executory contracts and unexpired leases are rejecte	d unexpired leases listed below a d. Check one.	are assumed and will	be treated as spec	cified. All other exe	cutory contracts and
Check one.					
Name and American	ecked, the rest of § 6.1 need not be	e completed or reprod	uced.		
subject to any contrary c	rent installment payments will be ourt order or rule. Arrearage payr rather than by the debtor(s).				
Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
	la-	\$	\$	\$	\$
	B	Disbursed by:			
	§	Trustee			
		Debtor(s)			
-	-	\$	\$	\$	\$
	-	Disbursed by:			
	5	— Trustee			
		Debtor(s)			
J	Property of the Estate	e & Plan Distr	ibution Orde	r	
Check the applicable box	CONTRACT STREET CONTRACT CONTRACTOR AND CONTRACT STREET CONTRACT C				
plan confirmation.					
entry of discharge					
other:					
	Trustee will be in the following the order of distribution; same nur		listribution among o	claims with same nu	mber.)
1- Distribution on Attorney's 1- Distribution on Secured C 2- Distribution on Post Confir 2- Distribution on Secured C 2- Distribution on Secured C 3- Distribution on Unsecure 4- Distribution on Priority Cl 5- Distribution on Unsecure 6- Distribution on Unsecure	laims (Part 3, Section 3.1) - Curren mation Property Insurance Coverag laims (Part 3, Section 3.7): laims (Part 3, Section 3.1) - Arrea claims (Part 3, Section 3.2): claims (Part 3, Section 3.3): claims (Part 3, Section 3.4) d Claims (Part 6, Section 6.1) aims (Part 4, Section 4.4) aims (Part 4, Section 4.5) d Claims (Part 5, Section 5.2)	nt contractual installme ge (Part 4, Section 4.6) rage payments			

Trustee's fees are distributed before each of the distributions above described pursuant to 28 U.S.C. § 586(e)(2)

PART 8- Nonstandard Plan Provisions
8.1 None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.
Each paragraph must be numbered and labeled in boldface type, and with a heading stating the general subject matter of the
paragraph. The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.
8.2 This Section modifies LBF-G, Part 2, Section 2.3: Income Tax Refunds to be used to fund the plan:
Tax refunds will be devoted each year, as periodic payments, to fund the plan until the plan's completion. The tender of such
payments shall deem the plan modified by such amount, increasing the base without the need of further Notice, Hearing or Court
Order. If the Debtor(s) need(s) to the use all or portion of such Tax Refunds, Debtor(s) shall seek Court's authorization prior to any
use of funds.
8.3 This Section modifies LBF-G, Part 3: Sections 3.1, 3.3, 3.7: Retention of Liens
The holder of any claim listed in Part 3, Sections 3.1, 3.3, 3.7 and any lien not avoided in Section 3.4, will retain any lien not
avoided in Sections 3.4, will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (1) the payment
of the underlying debt determined under nonbankruptcy law; or (2) discharge under section 1328.
8.4 This Section clarifies LBF-G, Part 3.1
Total of arrears disclosed in section 3.1 on behalf of CONDOMINIO VEREDAS DEL MAR corresponds to \$10,200.61 (section
3.1) pre-petition and \$3,686.54 Post-petition (section 3.7) for a total amount of \$13,887.15. Address referred to in section 3 is debtor's
residence located at VEREDAS DEL MAR, APT 6-305, VEGA BAJA, PR 00693. Prepetition and post-petition were separated for
the sake of clarification.
8.5 This Section clarifies LBF-G, Part 2.1
In order to correct missing payments in several months, they have been reduced to \$0.00. Debtor actually paid \$600.00 in 4 non
consecutive months and 45 payments are set to \$500.00 taking into consideration debtor's present income. Finally, a lump sum
payment is proposed and the money will come from the refinancing of debtor's residential property. Debtor's residential real estate has
sufficient equity for refinancing.
8.6 This Section clarifies LBF-G, Part 3.7
Trustee will pay 100% of claim #7 plus present value of 6.25 interest.

Insert additional lines as needed.			
PART 9- Signature(s)			
•			
s/ Juan O. Calderon Lithgow	Date	August 15, 2022	<u>.</u> 86
Signature of attorney of Debtor(s))			
PO Box 1710, Vega Baja, PR 00694-1710 Tel 787-858-5476			
email: junorw@gmail.com			
	A		
	Date		51
	Date		-0
Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)			
orginature(s) or Depior(s) (required if not represented by an attorney; otherwise obtional)			

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.